



Sen. Pamela J. Althoff

Filed: 5/25/2011

09700HB1095sam002

LRB097 05696 KMW 56207 a

1 AMENDMENT TO HOUSE BILL 1095

2 AMENDMENT NO. _____. Amend House Bill 1095, AS AMENDED, by
3 replacing everything after the enacting clause with the
4 following:

5 "Section 5. The State Fire Marshal Act is amended by adding
6 Section 4 as follows:

7 (20 ILCS 2905/4 new)

8 Sec. 4. Rebuilt flame safeguard controls.

9 (a) Beginning July 1, 2012, the use of a rebuilt flame
10 safeguard control in forced air heating equipment in any
11 non-residential structure is prohibited, unless the rebuilt
12 flame safeguard control is labeled and listed by a nationally
13 recognized testing agency. This prohibition does not apply to
14 structures used for production agriculture, as defined in
15 Section 3-35 of the Use Tax Act.

16 For the purposes of this Section, "flame safeguard control"

1 means a modular burner management system that is designed to
2 provide automatic ignition and continuous flame monitoring for
3 use in forced air heating equipment that uses gas or light oil
4 fuels, or both.

5 (b) Willful failure to remove any rebuilt flame safeguard
6 control in forced air heating equipment as required by this Act
7 is a Class B misdemeanor.

8 Tampering with, removing, destroying, or disconnecting any
9 installed flame safeguard control, except in the course of
10 inspection, maintenance, or replacement of the control, is a
11 Class A misdemeanor for the first conviction and a Class 4
12 felony for a second or subsequent conviction."